

PTO/SB/64 (11-03) Approved for use through 07/31/2006. OMB 0651-0031

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PETITION FOR REVI	ETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED		Docket Number (Option	
UNINTENTIONALLY UNDER 37 CFR 1.137(b)				HERR 18.313
·First named inventor:	ROSA PEREZ GOMARIZ			
Application No.:	09/762,283	Art U	Jnit:	
Filed:	06/02/2000	Exar	miner: Alva	rado, Winston M.
Title: Method for	Treating Endotoxic Diseases in 1			
Attention: Office of Petiti	ons			"LOEIVED
Mail Stop Petition				JUL - 9 2001
Commissioner for Patents				OFFICE OF
P.O. Box 1450 Alexandria, VA 22313-1450				THE UF PETITIONS
FAX: (703) 872-9306	, ••			
Inform	nation or assistance is neede ation at (703) 305-9282. dication became abandoned	•		
notice or action by the U expiration date of the pe actually obtained.	nited States Patent and Trad riod set for reply in the Office	emark Office. The date notice or action plus ar	of abandonm extensions o	ient is the day after the of time
APPLI	CANT HEREBY PETITIONS	FOR REVIVAL OF THE	IS APPLICAT	ION
(1) Pe (2) Re (3) Te fil	able petition requires the folloctition fee; eply and/or issue fee; erminal disclaimer with disclaited before June 8, 1995; and atement that the entire delay	mer feerequired for a for all design application	II utility and p	lant applications
1. Petition fee				
Small entity-fee	e\$ (37 CFR 1.	17(m)). Applicant claims	s small entity	status. See 37 CFR 1.27.
X Other than sma	all entity - fee \$ <u>1330</u> (37	CFR 1.17(m))		
2. Reply and/or fee				
A. The reply and/or fee to the above-noted Office ac the form of Sequence Listing		Office action in	/;	atifu tuna of ranky):
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B. The issue fe			(namational Classion	
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This collection of information is required by 37 CFR 1.137. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be spot to the Chief information of fine reducing this burden, should be spot to the Chief information of the complete this form and/or suggestions for reducing this burden, should be spot to the Chief information of the complete this form and or suggestions for reducing this burden, should be spot to the Chief information of the complete this form and or suggestions for reducing this burden, should be spot to the complete this form and or suggestions for reducing this burden, should be spot to the complete this form and or suggestions for reducing this burden, should be spot to the complete this form and or suggestions for reducing this burden, should be spot to the complete this form and or suggestions for reducing this burden, should be spot to the complete this form and or suggestions for reducing this burden, should be spot to the complete this form and or suggestions for reducing this burden, should be spot to the complete this form and or suggestions for reducing this burden, should be spot to the complete this form and or suggestions for reducing the complete this form and or suggestions for reducing the complete this form and or suggestions for reducing the complete this form and or suggestions for reducing the complete this form and or suggestions for reducing the complete this form and or suggestions for reducing the complete this form and or suggestions for reducing the complete this form and or suggestions for reducing the comple

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3. 1	Ferminal disclaimer with disclaimer fee					
(মু Since this utility/plant application was filed	is utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required.				
	A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ for a small entity or \$ for other than a small entity) disclaiming the required period of time is enclosed herewith (see PTO/SB/63).					
1 T a	filing of a grantable petition under 37 CFR 1.13	quired reply from the due date for the required reply until the 37(b) was unintentional. [NOTE. The United States Patent and formation if there is a question as to whether either the der 37 CFR 1.137(b) was unintentional (MPEP				
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